

APPLICATION FOR ADMISSION OF AN ATTORNEY TO THE BAR OF THE UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

ame: (Mr.)(Ms.)	
ocial Security No.:	-
usiness mailing address:	
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ffice phone no: () email address:	
ule 46 provides: "A person of good moral character and repute who has been admitted to practice in the Supreme Coure United States, or the highest court of any state, the District of Columbia, or a territory, possession, or commonwealthe United States, and is in good standing therein, may be admitted to the bar of this Court upon application."	
State in which of the courts described above you have been admitted:	
COURT DATE OF ADMISSION	N
Attach a current certificate of good standing from one of the courts specified in Rule 46 executed within the three months preceding the date of the filing of this application. <i>A letter or certificate from a state bar will not satisfy this requirement</i> .	
you served in any of the armed forces, was any period of service terminated by a dishonorable, baconduct, undesirable, or other than honorable discharge? If yes, explain in full on continuation and provide copy of DD Form 214.	
ave you ever been suspended for misconduct or disbarred from the practice of law in any jurisdiction are you pending action as to your conduct or fitness to practice law which could result in public scipline? If yes, explain in full (including dates) on continuation sheet.	n,

commission, office, or agency qualified, public discipline on you, or is any such a	e before any federal, state, or municipal department, bureau, terminated, or withdrawn, or has any such entity ever imposed action pending? If yes, explain in full (including
dates) on continuation sheet.	
Do you want to be admitted to the bar of (If "Yes," the Clerk of the Court will contact you	f this Court in open Court? with the date and time of the admission ceremony.)
	ddress, phone number, and email address included in the Court's icated their availability to represent appellants?
C	OATH (AFFIRMATION)
I,	, solemnly swear (or affirm) that I will conduct myself as t, uprightly and according to law; and that I will support the
I certify under penalty of perjury that the foregoi and correct. (28 U.S.C. § 1746)	ing is true (Signature of Applicant)
	Date:
attorney will do so upon approval of your applica	MOTION Court s bar; if you do not know a member to act on your behalf, a Court staffation.) , a member of the bar of this Court, move for
admission of the above named attorney.	
	(Signature of Attorney)
A practice fee of \$30.00 must accompany	* FOR COURT USE ONLY *
application. Make check payable to: Court of Appeals for Veterans Claims.	Fee Paid [] Date:
to: nissions Clerk . Court of Appeals for Veterans Claims Indiana Avenue, NW, Suite 900	Admitted [] / Not Admitted []
shington, DC 20004	Clerk of the Court
	Date:

FORM 46A (3/99)

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS Instructions for Attorney Admission to Practice

Eligibility. Rule 46(a) of the Court's Rules of Practice and Procedure provides:

- (1) General. A person of good moral character and repute who has been admitted to practice in the Supreme Court of the United States, or the highest court of any state, the District of Columbia, or a territory, possession, or commonwealth of the United States, and is in good standing therein, may be admitted to the bar of this Court upon application.
- (2) Application. An attorney at law may be admitted to the bar of the Court upon filing with the Clerk a completed application accompanied by the prescribed fee (payable by check or money order) and a current certificate from the clerk of the appropriate court showing that the applicant is a member in good standing of the bar of one of the courts named in subparagraph (1). A current court certificate is one executed within three months preceding the date of the filing of the application.

Application. Enclosed is an application for admission. You must submit a certificate of good standing from the clerk of one of the specified courts [not a letter from your state bar]. If no local attorney is sponsoring your admission, you may leave the motion portion of the form blank and a Court staff attorney will move your admission.

Restrictions on practice. If you are an officer or employee of the U.S. Government, or if you are a former federal officer or employee whose service involved matters relating to veterans affairs, 18 U.S.C. § 205 or § 207 may prohibit you from representing an appellant or petitioner before this Court. These laws will not prevent your admission to practice, but if you think they may apply to you, you should contact the Designated Agency Ethics Official or an ethics counselor at your current or former agency, or the Office of Government Ethics, for advice before you agree to represent someone.

Fee agreements. If you represent an appellant or petitioner before this Court, you must file a copy of your fee agreement with that person or a statement indicating that your representation is without charge to that person. Rule 46 and 38 U.S.C. § 7263.

Practitioner lists. The Court maintains two practitioner lists.

a. an internal list of all persons admitted to practice. We use this list to verify your status when you enter an appearance in a case, to tell you about judicial conferences and other significant Court matters, and to provide certificates of good standing at your request.

b. a public list of practitioners who have said that they are available to represent appellants. We send this state-by-state alphabetical list with our notice of docketing to each unrepresented person who files a notice of appeal, and we post the list on our Internet website. We will include your name, address, telephone number, and email address only if you request. You may receive inquiries from appellants about representation and from persons who want to sell books, conduct education programs, or organize bar activities.

Info 46A (03/99)